

JEFFREY S. BUCHOLTZ
Acting Assistant Attorney General
SCOTT N. SCHOOLS
United States Attorney
R. MICHAEL UNDERHILL
Attorney in Charge, West Coast Office
Torts Branch, Civil Division
JEANNE M. FRANKEN
Trial Attorney
Torts Branch, Civil Division
GEOFFREY D. OWEN
Trial Attorney
Torts Branch, Civil Division
U.S. Department of Justice
7-5395 Federal Bldg., P.O. Box 36028
450 Golden Gate Avenue
San Francisco, California 94102-3463
Telephone: (415) 436-6644; (415) 436-6646
E-mail: jeanne.franken@usdoj.gov
geoff.owen@usdoj.gov

Attorneys of Defendant
United States of America

LYLE C. CAVIN, JR. SBN 44958
RONALD H. KLEIN, SBN 32551
LAW OFFICES OF LYLE C. CAVIN, JR.
70 Washington Street, Suite 325
Oakland, CA 94607
Telephone: (510) 444-2501

Attorneys for Plaintiff
DAVID N. ERIKSEN

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

DAVID N. ERIKSEN,)	Civil No. C 07-05005-JCS
)	
Plaintiff,)	IN ADMIRALTY
)	
v.)	SUPPLEMENTAL
)	JOINT CASE MANAGEMENT
UNITED STATES OF AMERICA,)	<u>STATEMENT</u>
)	
Defendant.)	DATE: April 4, 2008
)	TIME: 10:30 a.m.

Counsel for the parties hereby jointly submit a supplemental case management statement, as directed by the Court, in advance of the second case management

1 conference which is presently scheduled to take place on Friday, April 4, 2008 at 10:30
2 a.m.

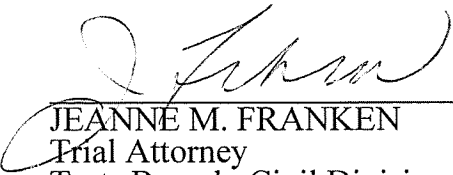
3 A settlement conference has been scheduled by Magistrate Judge James for April
4 29, 2008, a date which falls after the April 11, 2008 deadline for the conference
5 previously indicated by the Court. The Court has limited the discovery the parties can
6 conduct prior to the settlement conference, but plaintiff's counsel would like to obtain
7 leave to conduct an inspection of the relevant area of the vessel, assuming the ship is
8 presently in the San Francisco area.

9 The parties have continued to exchange documents informally, and have each
10 served a set of written discovery. The Government also subpoenaed records from one of
11 plaintiff's medical providers, but those medical records, which were just received, have
12 numerous and large redactions. The plaintiff's deposition is just being conducted on
13 March 27, 2008, because he was working on a ship which was at sea and his noticed
14 deposition accordingly had to be continued until his return. Plaintiff is desirous of taking
15 the deposition of one of his former crew mates on the Government's ship, but that seaman
16 is reportedly no longer working for the Government's ship operator. The parties will
17
18
19
20
21
22
23
24
25
26
27

endeavor to locate the witness, and secure his cooperation or subpoenae him for a deposition.

Dated: March 17, 2008

JEFFREY S. BUCHOLTZ
Acting Assistant Attorney General
SCOTT N. SCHOOLS
United States Attorney
R. MICHAEL UNDERHILL
Attorney in Charge, West Coast Office
Torts Branch, Civil Division


JEANNE M. FRANKEN
Trial Attorney
Torts Branch, Civil Division
GEOFFREY D. OWEN
Trial Attorney
Torts Branch, Civil Division
U.S. Department of Justice

Attorneys for Defendant
United States of America

Dated: March 17, 2008

LAW OFFICES OF LYLE C. CAVIN, JR.


Christopher Goodrow, Esq.

Attorneys for Plaintiff
David N. Eriksen